

Case No. #2:14-CR-00027-NDF-2

RELATOR'S FOURTH VERIFIED CRIMINAL

COMPLAINT, ON INFORMATION, <sup>FILED</sup> <sup>US DISTRICT COURT</sup> <sup>DISTRICT OF WYOMING</sup> <sup>2014 APR 21 PM 12:50</sup> <sup>STEPHAN HARRIS, CLERK</sup> <sup>CHEYENNE</sup> C. 242

18 USC 242

18 USC 1964(a)

thru 1968;

28 USC 1345

TO: District Court of the United States as Plaintiff)  
% Office of Clerk of Court  
Cheyenne 82001  
Wyoming, USA

Comes now the United States (Federal government) ex rel. Paul Andrew Mitchell, Citizen of Washington State, qualified Federal Witness, and Private Attorney General, formally to charge the following named and unnamed individuals, to wit:

Nancy D. Freudenenthal with:

infringing Relator's Right to petition the government for redress of grievances, particularly Relator's "PETITION FOR HABEAS CORPUS RELIEF, FOIA ENFORCEMENT, AND VERIFIED CRIMINAL COMPLAINT, ON INFORMATION," as filed in the official records of the USDC/DWM's Case No. supra, in violation of the Federal misdemeanor statute at 18 U.S.C. 242 (ONE COUNT, to date); and,

18 USC 242

-1 of 4-

-1 of 4-



Does / thru 20 with:

infringing Relator's Right to petition the government for redress of grievances, particularly Relator's "PETITION FOR HABEAS CORPUS RELIEF, FOIA ENFORCEMENT, AND VERIFIED CRIMINAL COMPLAINT, ON INFORMATION," as filed in the official records of said Case No. supra, in violation of the Federal misdemeanor statute at 18 USC 242 (ONE COUNT, to date).

- DISCUSSION -

Pleadings to Federal courts are petitions to government for redress of grievances, as the latter phrase occurs in the First Amendment. The U.S. Supreme Court has already ruled that said Petition clause guarantees the Right conservative of all other Rights (cite omitted). It is, therefore, no exaggeration to allege that those misdemeanors, charged above, have necessarily resulted in violating, and/or infringing, all of Relator's Rights, no exceptions. Moreover, and more to the merits, the Writ of Habeas Corpus is a PRIORITY Writ. See All Writs Statute.

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FIRST  
7 Amendment

111 Writs  
2 of 4-



- AFFIDAVIT OF PROBABLE CAUSE -

During a 2-hour hearing commencing at 10:30 AM on 3/21/2014, Relator personally witnessed Nancy D. Freudenenthal attempt repeatedly to "deny" Relator's PETITION supra, as if it were some sort of "motion," of which she had jurisdiction to "deny". Similarly, Ms. Freudenenthal also repeated her erroneous attempts to "deny" mandatory judicial notice, invoked by Relator pursuant to Rule 201(c)(2) of the Federal Rules of Evidence. All of the above attempts 201(c)(2) occurred without ever addressing Relator's frequent challenges to jurisdiction, particularly jurisdiction in personam, as fully explained in standing case law 28 USC 1691 already decided under 28 U.S.C. 1691. That case law was correctly cited, and quoted, on documents of which Relator properly requested mandatory judicial notice.

FREU Discretionary judicial notice is properly Rule invoked by Rule 201(c)(1) of the Federal 201(c)(2) Rules of Evidence. All such Rules of Court, -3 of 4- are binding obligations of Ms. Freudenenthal!



— INCORPORATION OF RECORDS —

Relator hereby incorporates the Petition supra, now filed as Docket Entry #33, and all other Docket Entries filed by Relator to date, as if all were set forth fully here. See Full Faith and Credit Clause.

— VERIFICATION —

Relator hereby verifies, under penalty of perjury, under the laws of the United States of America, without (outside) the United States (federal government), that the above statement of facts and laws is true and correct, according to the best of my current information, knowledge and belief, so helps the Doc, pursuant to 28 U.S.C. 1746(1).

Dated: 3/25/2014 A.D.

Signed: Paul Andrew Mitchell

Printed: Paul Andrew Mitchell, B.A., M.S.

Relator Sui Juris and

In Propria Persona

All Rights Reserved (cf. VCC 1-308)  
without Prejudice to any Rights

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VCC 1-308

- 4 of 4 -

INMATE NAME: Paul Andrew Mitchell, B.A.  
SCOTTS BLUFF COUNTY DETENTION CENTER  
PO BOX 130, #45396  
GERING, NE 69341-0130

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In re: TO: Office of Presiding District Judge  
District Court of the United States  
2120 Capitol Avenue  
Cheyenne 82001  
Wyoming, USA  
82001

#2:14-CR-00027  
Authority(s):  
18 U.S.C. 242,  
1964(a)-1968;  
28 U.S.C. 1345  
(cf. VCC 1-308)

USA FOREVER  
USA FOREVER

Statutes conferring original  
jurisdiction upon Federal  
district courts must be  
strictly construed [cites omitted].  
AM